THE ATTACHED
AMENDMENTS ARE
SENATE AMENDMENTS
TO BILLS
THAT WILL BE
HEARD ON THE
MESSAGE
CALENDAR
Monday, April 4, 2016



Signature of Sponsor

FI	ED.	
Da	te _ <u>l</u>	03/28/201
Tir	ne	12:48
1		<u>cc</u>
C	mm.	. Amdt

AMEND Senate Bill No. 513

House Bill No. 458*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 49-7-124, is amended by adding the following language as a new subsection:

A public institution of higher education shall accept from a student proof of the student's prior or current military service as proof of any immunization required of the student for enrollment at the institution.

SECTION 2. This act shall take effect July 1, 2016, the public welfare requiring it.

SENATE ADOPTED

MAR 3 0 2016





Conference Committee Report on House Bill No. 1276 / Senate Bill No. 913

The House and Senate Conference Committee appointed pursuant to motions to resolve the differences between the two houses on House Bill No. 1276 (Senate Bill No. 913) has met and recommends that the following amendments be deleted: House Amendment #1 (drafting code 4763).

The committee further recommends that Senate Amendment #1 (drafting code 6156) be adopted.

Senator Jack Johnson

Representative Charles Sargent

Senator Bill Ketron

Representative Glen Casada

Senator Thelma Harper

Representative Darrien Jernigan

C<0008





1

Senate State and Local Government Comm. Am. #1

Sponsor Signature

FILE	PAIDLE
Date .	4110117
Time_	11:15
Clerk	MHK
 Comn	n. Amdt.

Senate Bill No. 913*

Houșe Bill No. 1276

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-4-102(37), is amended by adding

the following language as a new subdivision:

House Non-Concurred

s. (eWise to

(C) "Theater" also means an establishment in which motion pictures are

FEB 0 4 2016 exhibited to the public regularly for a charge. The theater shall have a local beer permit for on-premises consumption. The theater shall regularly serve prepared food to patrons

SENATE ADOPTE at each seat in the auditorium. Prior to making a sale of any alcoholic beverage, a valid, JAN Agemed acceptable to the "

gemed acceptable to the license holder that includes a photograph and date of birth of the adult consumer attempting to make the purchase, shall be produced to the licensee.

The theater shall also periodically visually monitor all auditoriums in which alcoholic beverages are permitted and each beverage containing an alcoholic beverage shall be

distinct from any other container used to serve nonalcoholic beverages.

SECTION 2. Tennessee Code Annotated, Section 57-4-101(a)(16), is amended by

deleting the following language: . Such alcoholic beverages, wine and beer shall only be sold on such premises in the area accessible only to persons twenty-one (21) years of age or older

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring





Senate Commerce and Labor Comm. Am. #1

Amendment No

FILED
Date 03/01/2014
Time 04:21 pm
Clerk CC
Comm. Amdt. 1

SA0616

Signature of Sponsor

AMEND Senate Bill No. 2384

House Bill No. 2037*

by deleting the language "to the department" in subdivision (e)(1) in Section 15.

AND FURTHER AMEND by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ____. Tennessee Code Annotated, Section 47-18-303, is amended by deleting subdivision (2).

GENATE ADOPTED

MAR 2 4 4 4 100



0236442241



013038

. 1

Senate Judiciary Comm. Am. #1

AMEND Senate Bill No. 2608

SA0683

Amendment No.

Signatur

of Sponsor

House Bill No. 2095*

FILED Date 310116 Comm. Amdt

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 39-13-606(a)(1), is amended by redesignating the subdivision as subdivision (a)(1)(A) and by adding the following language as subdivision (a)(1)(B):

(B) It is an offense for a person who leases a motor vehicle to knowingly install, conceal, or otherwise place an electronic tracking device in or on the motor vehicle without the consent of the lessee of the vehicle.

SECTION 2. Tennessee Code Annotated, Section 39-13-606(a)(2), is amended by deleting the subdivision and substituting instead the following:

- (2) As used in this section:
 - (A) "Lease" has the same meaning as defined in § 39-14-147;
- (B) "Owner" includes a person who has purchased a motor vehicle using a loan; and
 - (C) "Person" does not include the manufacturer of the motor vehicle.

SECTION 3. This act shall take effect July 1, 2016, the public welfare requiring it, and shall apply to prohibited conduct occurring on or after that date.

SENATE ADOPTED



